## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

COMMON CAUSE, et al.,

PLAINTIFFS.

V.

ROBERT A. RUCHO, in his official capacity as Chairman of the North Carolina Senate Redistricting Committee for the 2016 Extra Session and Co-Chairman of the Joint Select Committee on Congressional Redistricting, *et al.*,

DEFENDANTS

LEAGUE OF WOMEN VOTERS OF NORTH CAROLINA, et al.,

PLAINTIFFS.

V.

ROBERT A. RUCHO, in his official capacity as Chairman of the North Carolina Senate Redistricting Committee for the 2016 Extra Session and Co-Chairman of the 2016 Joint Select Committee on Congressional Redistricting, *et al.*,

DEFENDANTS.

# LEAGUE OF WOMEN VOTERS OF NORTH CAROLINA PLAINTIFFS' GOOD FAITH NON-BINDING WITNESS LIST

CIVIL ACTION No. 1:16-CV-1026-WO-JEP

THREE-JUDGE COURT

CIVIL ACTION
No. 1:16-CV-1164-wo-jep

THREE JUDGE COURT

Pursuant to Fed. R. Civ. P. Rule 26(a)(3)(A)(i), League of Women Voters of North Carolina Plaintiffs (hereinafter "League Plaintiffs") in this consolidated action submit this Good Faith Non-Binding Witness List of the witnesses the League Plaintiffs currently expect in good faith to call to testify at trial scheduled to begin on June 26, 2017. This list

is subject to change, including adding or subtracting witnesses. The League Plaintiffs also reserve the right to call any witness identified on Common Cause Plaintiffs' and Defendants' witness lists and to call witnesses for impeachment or rebuttal purposes.

Pursuant to Fed. R. Civ. P. Rule 26(a)(3)(A)(i), League Plaintiffs have indicated whether each witness is currently a "will call" witness or a "may call" witness, which is also subject to change. League Plaintiffs' deposition designations will be provided under separate cover. This list is submitted subject to, and without waiver of, any and all appropriate objections to discovery directed at League Plaintiffs.

## **LAY WITNESSES**

#### **Witnesses Who Will Testify**

Fox, Carol Faulkner 500 Watts Street Durham, NC 27701 (P): (919) 680-6146

Klenz, Mary 3509 Haworth Drive, #404 Raleigh, NC 27609 (P): (704) 968-0664

Palmer, Maria 303 Forbush Mountain Drive Chapel Hill, NC 27514 (P): (919) 260-4361

Peck, Gunther 500 Watts Street Durham, NC 27701 (P): (919) 680-6146

Quinn, John III 428 Sunset Drive Asheville, NC 28804 (P): (828) 713-1972

Salinger, Walter 3509 Haworth Drive, #404 Raleigh, NC 27609 (P): (336) 601-4899

Sarver, Aaron 45 Morningside Drive Asheville, NC 28806 (P): (773) 960-2857

Stallman, Tim 811-C Arnette Avenue Durham, NC 27701 (p): (919) 260-8155

## **Witnesses Who May Testify**

Collins, William 1061 Mill Pond Road Jamesville, NC 27846 (P): (252) 799-1333

Feldman, Elliott 3116 Lauren Glen Road Charlotte, NC 28226 (P): (704) 661-9348

Love, Annette 346 East Lakewood Avenue, Apt. 302 Durham, NC 27707 (P): (919) 519-0452

Phelps, Ersla 3602 Old Dam Drive, Apt. 5C Wilson, NC 27893 (P): (252) 290-9596

Sumpter, Janie Smith 6329 Bridlewood Lane Charlotte, NC 28215 (P): (704) 579-8512 Evans, Elizabeth Torres 4036 Old Franklinton Road Franklinton, NC 27525 (P): (919) 594-0232

Williams, Willis 1250 New Street Jamesville, NC 27846 (P): (252) 792-1272

#### **EXPERT WITNESSES**

#### **Witnesses Who Will Testify**

Dr. Simon Jackman 83 Stewart Street Paddington, Sydney, Australia (P): +61 2 9351 7249

Dr. Jowei Chen Department of Political Science University of Michigan 5700 Haven Hall 505 South State Street Ann Arbor, MI 48109-1045 (P): (917) 861-7712

Respectfully submitted, this 30th day of May, 2017.

#### /s/ Anita S. Earls

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Counsel for League Plaintiffs

# **CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a copy of the foregoing via electronic mail, addressed to counsel for all parties in this consolidated action.

This the 30th day of May, 2017.

/s/ Ruth M. Greenwood
Ruth M. Greenwood